

**FILED**

JAN 24 2022

## UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF OKLAHOMA

Mark C. McCartt, Clerk  
U.S. DISTRICT COURTAnthony K. IT AKA Nketiah/Brent  
Plaintiff(s)

vs.

Tulsa Police Department  
John Doe officer  
Defendant(s)Case No. **22CV-042 GKF-JFJ**

## COMPLAINT

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<input type="checkbox"/> No Cpps	<input checked="" type="checkbox"/> No Env/Cpps	<input type="checkbox"/> O/J
		<input type="checkbox"/> O/MJ

## A. Parties

1) Anthony IT, is a citizen of Wisconsin  
(Plaintiff) (State)who presently resides at WISCONSIN Resource Center PO BOX 220 Winndoor WI 54985  
(mailing address if different from residence)2) Defendant John Does is a citizen of Tulsa, OK  
(Name of first defendant) (City, State)and is employed as Tulsa Police Department, officer  
(Position and title, if any)3) Defendant \_\_\_\_\_ is a citizen of \_\_\_\_\_  
(Name of second defendant) (City, State)and is employed as \_\_\_\_\_  
(Position and title, if any)

[You may attach additional pages (8½" x 11") to furnish the above information for additional defendants.]

## B. Jurisdiction

1) Jurisdiction is asserted pursuant to:

28 U.S.C. 1331

## C. Nature of Case

1) Briefly state the background of your case:

In May 2021 <sup>John Doe</sup> officers of the Tulsa police department  
used excessive force when they tased me profusely after  
I collapsed from mental fatigue.

## D. Cause of Action

I allege the following:

1. I was tased by Tulsa Police against my constitutional

right against unreasonable search and seizure and the 4th Amendment

Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

Several officers, in May 2021, after midnight, had been escorting me into the Cass City Jail, when I fell down to the

2. floor due to fatigue and tiredness. The officers then without warning began to drag and taze me. The tazing was extremely shocking and upsetting as well as painful

Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

and startling. The officer continued tazing me until I was in a jail holding cell and they did not offer me

3. the opportunity for medical assistance, though I complained and was feeling nervous with burns and stings from the tazer.

Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

Because of the tazing I have a heightened sense of paranoia in nonhealing skin abrasions.

[If necessary, you may attach additional pages (8½" x 11") to explain any allegation or to list additional supporting facts in the same format as above.]

#### E. Request for Relief

I believe that I am entitled to the following relief:

I am asking for monetary compensatory damages for psychological trauma, emotional distress, sociopathic residual delinquencies and physical pain and slight scarring in the amount of \$10,000.00.

Original Signature of Plaintiff

PO Box 220

Current Address

Winnebago

City

WI

State

54985

ZIP

Telephone



Anthony K IT 631734  
Wisconsin Residence Center  
PO Box 189  
Phenix 21131

Clerk, US District Court  
Northern District of Illinois  
332 West Park Street, Room 461  
Tulsa, Oklahoma 74103-3919

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